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17 Attorneys for Defendants and Counterclaim Plaintiffs  
18 Shenzhen Senior Tech. Material Co. Ltd., Shenzhen  
19 Senior Tech. Material Co. Ltd. (US) Rsch. Inst., Sun  
20 Town Tech., Inc., Global Venture Devel., LLC, and  
21 Global Venture Devel., Inc., and Dr. Steven Zhang

22 (Additional attorneys listed on signature page)

23 **UNITED STATES DISTRICT COURT**  
24  
**NORTHERN DISTRICT OF CALIFORNIA**  
25  
**OAKLAND DIVISION**

26 CELGARD, LLC,

27 CASE NO. 4:19-cv-5784-JST

28 Plaintiff,

29 **STIPULATION AND [PROPOSED] ORDER**  
30 **TO ENLARGE TIME FOR DEFENDANTS**  
31 **TO RESPOND TO CELGARD, LLC'S**  
32 **FIFTH AMENDED COMPLAINT**

v.

33 SHENZHEN SENIOR TECHNOLOGY  
34 MATERIAL CO. LTD. (US) RESEARCH  
35 INSTITUTE, ET AL.,

36 Defendants.

37 SHENZHEN SENIOR TECHNOLOGY  
38 MATERIAL CO. LTD. (US) RESEARCH  
39 INSTITUTE,

40 Counterclaimant,

v.

42 CELGARD, LLC,

43 Counter-defendant.

**STIPULATION AND [PROPOSED] ORDER**

2 Pursuant to Civil Local Rule 6-1(b) and 6-2, Defendants and Counterclaim Plaintiffs  
3 Shenzhen Senior Technology Material Co. Ltd., Shenzhen Senior Technology Material Co. Ltd.  
4 (US) Research Institute, Sun Town Technology, Inc., Global Venture Development, LLC, and  
5 Global Venture Development, Inc., and Dr. Steven Zhang (collectively, “Defendants”) and  
6 Plaintiff Celgard, LLC (“Celgard”) stipulate as follows.

7 WHEREAS, Defendants are currently required to respond to Celgard's Fifth Amended  
8 Complaint (Dkt. No. 633) on or before January 21, 2022;

9 WHEREAS, Defendants and Celgard have reached mutual agreement that Defendants may  
10 have an additional 11 days to respond to Celgard's Fifth Amended Complaint;

11 WHEREAS, the proposed extension will not alter the date of any event or any deadline  
12 already fixed by Court order;

13 THEREFORE, Defendants and Celgard agree that Defendants' time to respond to the Fifth  
14 Amended Complaint shall be continued from January 21, 2022 to February 1, 2022.

PURSUANT TO THE PARTIES' STIPULATION, IT IS SO ORDERED.

17 | Dated:

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JON S. TIGAR  
United States District Judge

1 Dated: January 13, 2022

**LATHAM & WATKINS LLP**

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26 *Co. Ltd. (US) Rsch. Inst., Sun Town Tech.,*  
27 *Inc., Global Venture Devel., LLC, and*  
28 *Global Venture Devel., Inc., and Dr. Steven*  
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19 /s/ Bryan J. Vogel

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STIPULATION TO ENLARGE TIME TO

2 RESPOND TO FIFTH AMENDED COMPLAINT  
CASE NO. 4:19-cv-5784-JST

**FILER'S ATTESTATION**

I, Kevin C. Wheeler, am the ECF user whose ID and password are being used to file this Stipulated Request for Order Changing Time. In compliance with Civil Local Rule 5-1(h)(3), I hereby attest that concurrence in the filing of this document has been obtained from each of the other Signatories.

Dated: January 13, 2022

/s/ Kevin C. Wheeler

Kevin C. Wheeler